

November 16, 2010

The Honorable Mary Walrath
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U.S. BANKRUPTCY COURT
DISTRICT OF DELAWARE

RE: Case No. 08-12229 (MFW), *In re Washington Mutual, Inc., et al*, in the United States Bankruptcy Court for the District of Delaware.

To the Honorable Mary Walrath,

Please find enclosed my letter for the Court's review and consideration with respect to the debtor's and debtors' in possession request before the court to approve its Disclosure Statement for the Sixth Amended Joint Plan of Affiliated Debtors Pursuant to Chapter 11 of the United States Bankruptcy Code, dated Oct 6, 2010, in the above-referenced numbered and entitled case.

Respectfully,



Carol Freeman

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Enclosures: letter to the Court



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The Honorable Judge Mary Walrath,

I hold 1400 common shares in Washington Mutual, Inc (WAMUQ) which was purchased by my late husband, with a cost basis of \$42,908.00 (Forty-Two Thousand, Nine Hundred Eight and no/100 dollars). Pursuant to the terms of the "Plan", I have been noticed by first class mail only that I am not entitled to receive or retain any property on account of my claim(s) or equity interest(s), the debtors. Further, without recourse, or due process of law, pursuant to § 1126(g) of Title 11 of the United States Code, I have been deemed to have rejected the plan and not entitled to have a vote on the plan.

I am appalled at the proposed settlement that was announced on Friday March 12, 2010, by Mr. Brian Rosen. I am very disappointed that such a settlement was created without the input of the equity committee. Further, I question the timing of the settlement. Given that the equity committee recently requested a shareholder meeting to be held to elect a new board of directors, I feel this proposal is a desperate attempt to end the lawsuits quickly at the expense of the equity shareholders. I strongly believe that WMI is the rightful owner of its \$4 billion deposit and the combined \$5.6 billion tax refund. This is especially true, given that WMI was the entity that originally deposited the \$4 billion in the account and is due the \$5.6 billion in taxes. It is incomprehensible that JPM or the FDIC should be given any of these funds. Additionally, the settlement of tens of billions of dollars in lawsuits for \$0.00 is unacceptable given the amount of information that has come out recently in court documents and the news regarding potential wrong doings by JP Morgan and governmental agencies.

As a wronged party in this sham bankruptcy, I respectfully pray that the Court reconsider the interests of all equity shareholders who were "kept in the dark" and then shoved out of the picture as to the inner WAMU workings, and the undisclosed toxic debts it withheld from disclosure to the equity purchasers, and with respect to pre and post takeover "workings" of the purchase of "selected" assets only by JPM that was allowed by the FDIC to the detriment of all equity holders.

Respectfully



Carol Freeman

The surviving spouse of Maynard Freeman

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